UNITED STATES DISTRICT COURT	
DISTRICT OF MASSACHUSETTS	i

	RECEIPT #	
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CIVIL ACTION	NODATE 3-26 DU	

YVETTE LOCKHART-BEMBERY, Plaintiff

**O** 

VS.

TOWN OF WAYLAND POLICE DEPARTMENT, ROBERT IRVING, in his capacity as CHIEF OF THE WAYLAND POLICE DEPARTMENT and DANIEL SAURO

Defendants

04-10581 PBS

## **DEFENDANTS' NOTICE OF REMOVAL OF ACTION FROM STATE COURT**

Pursuant to 28 U.S.C. §1441(b) and 1446, defendants petition for removal of this action to the United States District Court for the District of Massachusetts. As grounds therefore, the defendants state as follows:

- 1. On or about December 18, 2003, the plaintiff filed this suit in the Middlesex Superior Court, Civil Action No. 03-5095H.
- 2. On March 2, 2004, the plaintiffs' complaint was served upon the defendants. (Attached as Exhibit "A" is a copy of the plaintiffs' complaint and summons served upon the defendants).
- 3. In her complaint, the plaintiff alleges that the actions of defendant Daniel Sauro constituted an unconstitutional seizure and detainment of the plaintiff, constituted a violation of the plaintiff's due process rights, and otherwise constituted violations of the plaintiff's civil rights, in violation of 42 U.S.C. §1983 which provides a cause of action for the violation of a citizen's rights protected by the Constitution of the United States.

- Because this matter is an action arising under federal law of which this 4. Court has original jurisdiction, as authorized by 28 U.S.C. §1331, it is subject to removal under 28 U.S.C. §1441(b).
- This Notice of Removal is being filed within the time period required by 5. law, 28 U.S.C. §1446(b).

Respectfully submitted, DEFENDANTS, By their attorneys,

Leonard H. Kesten, BBO No. 542042 Jeremy Silverfine, BBO No. 542779

BRODY, HARDOON, PERKINS & KESTEN

One Exeter Plaza Boston, MA 02116 (617) 880-7100

Dated: 3/24/24

## CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above document was served upon the attorney of record for each other party by mail-hand on 3/29/09

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## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

			,	DISTRICT OF MASSACHUSI	ETTS	***			
1.	Title of	i case (na	ame of first party on each side	only) Lockhart - B	semberi	ry v.			
				Town of Wa	yland	Police Departmen	<del></del>		
2.	Catego	ory in wh	ich the case belongs based up	on the numbered nature of su	iit code list	ed on the civil cover sheet. (See			
	local rı	local rule 40.1(a)(1)).							
	_	I.	160, 410, 470, R.23, REGAI	RDLESS OF NATURE OF SUIT	•	HINE MASS			
	×	16.	195, 368, 400, 440, 441-44 740, 790, 791, 820*, 830*,	4, 540, 550, 555, 625, 710, 72 840*, 850, 890, 892-894, 895,	0, 730, 950.	*Also complete AO 120 or AO 13 for patent, trademark or copyrig			
	_	III.	110, 120, 130, 140, 151, 19 315, 320, 330, 340, 345, 39 380, 385, 450, 891.	90, 210, 230, 240, 245, 290, 3 <sup>-</sup> 50, 355, 360, 362, 365, 370, 37	10, 71,				
	<u></u>	<b>IV.</b>	220, 422, 423, 430, 460, 51	10, 530, 610, 620, 630, 640 <u>, 65</u>	50, 660,				
			690, 810, 861-865, 870, 87	1, 875, 900.	_	10581	DPS		
		V.	150, 152, 153.	-					
3. 4.		uict piez	ise indicate the title and numbe	or of the first filed case in this	court.	or related case has been filed in	<del></del> .		
٠.	iias a p	nor acut	on between the same parties a	nd based on the same claim e	ver been fil	ed in this court?			
5.	Does th 28 USC	e compla §2403)	aint in this case question the co	onstitutionality of an act of co	YES ngress affec	NO / cting the public Interest? (See			
	lf so, is	the U.S.	A. or an officer, agent or emplo	yee of the U.S. a party?	YES	МО			
					YES	NO			
6.	ls this c	ase requ	ilred to be heard and determine	d by a district court of three j	udges purs	uant to title 28 USC §2284?			
					YES	NO			
7.	Do <u>all</u> of Massaci 40.1(d)).	iusetts (	ies in this action, excluding go "governmental agencies"), red	overnmental agencies of the u siding in Massachusetts resid	nited states le in the sar	s and the Commonwealth of me division? - (See Local Rule			
		_		ĺ	YES	NO			
		A.	If yes, in which division do	all of the non-governmental p	arties resid	e?			
			Eastern Division	Central Division		Western Division			
		В.	If no, in which division do the agencies, residing in Mass	e majority of the plaintiffs or achusetts reside?	the only par	rties, excluding governmental			
			Eastern Division	Central Division		Western Division			
8.	If filing a yes, sub	Notice o	of Removal - are there any motion parate sheet identifying the mot	ons pending in the state court ions)	requiring th	e attention of this Court? (If			
(PLEAS	E TYPE O	R PRINT			YES	NO			
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JS 44 (Rev. 3/99)

## CIVIL COVER SHEET

10581 PBS The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS			oneon (BE)		NS ON THE REV	ERSE OF	THE FORM.)
	ockhart - Be	emberry		DEFEND		_	
5		J		Town of	E Waytand	Police	e Department,
				Kobert	Irving , in his	is cape	acity as Chief of t
(b) County of Residence	e of First Listed Disingues	da: DDI.		Wayland	Police Depar	+ment	and Daniel Sauco
(1	EXCEPT IN U.S. PLAIN	TIFE CASES)		County of Re	sidence of First Lister	d	M. Jolenez
<b>\</b> -	THE S.B. I DAIN	TIFF CASES)			(IN U.S. PLAI	NTIFF CA	SES ONLY)
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(c) Attorney's (Firm N				LA'	ND INVOLVED.		
(c) Attorney's (Firm Na	me, Address, and Teleph	ione Number)		Attorneys (If	Known)		
Andrew M. 1 Jason + Fis	-is cher, Esq.			Leonard Ke	isten and Jes	eny S	Wer fine
47 Winter St	ener			Brody, Ha	doon, Perkin	, J	esten LIP
Boston, MA		6001400 -00	11	One Last	er Maza		, 52,
II. BASIS OF JURIS		617)423-790		Baston, a	7A 03-116		(617) 880-7100
	Place an	"X" in One Box Only)	III. CITI	ZENSHIP OF	PRINCIPAL P.	ARTIE	S(Place an "X" in One Box for Plaintiff
	_		(For Di	versi ty Cases On ly	,		and One Box for De fendant)
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2 U.S. Government	☐ 4 Diversity					Dusmess	In This State
Defendant	(Indicate Ci	ti zenship of Parties	Citizen	of Another State	🗆 2 🖂 2 Incom	porated a	nd Principal Place ☐ 5 ☐ 5
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130 Miller Act  140 Negotiable Instrument	☐ 315 Airplane Product	Med. Malpractice	620 0	Other Food & Drug Drug Related Seizure			☐ 410 Antitrust
150 Recovery of Overpayment	Liability  320 Assault, Libe 1 &	☐ 365 Personal Injury —	]_ (	f Property 21 USC	423 Withdrawal 28 USC 157		430 Banks and Banking
& Enforcement of Uselsmentage Act	Slander	Product Liability  368 Asbestos Personal	☐ 630 I	iquor Laws			☐ 450 Commerce/ICC Rates/etc. ☐ 460 Deportation
152 Recovery of Defaulted	330 Federal Employers' Liability	Injury Product	☐ 650 A	.R. & Truck irline Regs.	PROPERTY R	IGHTS	470 Racke teer Influenced and
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☐ 160 Stockholders' Suits ☐ 190 Other Contract	☐ 355 M o∷or V ehicle	Property Damage		LABOR	SOCIAL SECU	RITY	□ 875 Customer C hallenge 12 USC 3410
	Product Liability  360 Other Personal Injury	385 Property Da mage	710 F	air Labor Standards	B61 H IA (13 95ff)		☐ 891 Agricultural A ets
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230 Rent Lease & Ejectment	443 Housing/	Sentence Habeas Corpus:	☐ 740 Ra	iilway Labor Act	FEDERAL TAX	SUITS	900 Appeal of Fee
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	440 Other Civil Rights	☐ 535 De ath Penalty ☐ 540 Mandamus & Other	1		or Defendant)		Justice  950 C onstitutionality of
ľ	and a second	☐ 550 Civil Rights		apl. Ret. Inc.	371 IRS —Third Par		State Statutes
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V. ORIGIN (PLACE	AN "X" IN ONE BO	X ONLY)		1			
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VI. CAUSE OF ACTIO	AT (Cite the U.S. Civil Sun	Appellate Court	Reopened		L L	itigation	Magistrate Judgment
	Do not cite jurisdiction	ute under which you are filing al statutes unless diversity.)	and write bilef	statement of cause.	<u> </u>	<del></del>	
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